IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA v.
ANTHONY LUCIDONIO, SR.

Criminal No. 20-211 Hon. Gerald A. McHugh

[PROPOSED] ORDER

AND NOW, this __ day of February 2024, upon consideration of Defendant Anthony Lucidonio's Motion to Extend Surrender Date and with the Government's consent, it is HEREBY ORDERED that the Motion is GRANTED and Defendant Anthony Lucidonio shall voluntarily surrender to the Bureau of Prisons on March 12, 2024.

HONORABLE GERALD A. MCHUGH United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

v.

ANTHONY LUCIDONIO, SR.

Criminal No. 20-211 Hon. Gerald A. McHugh

DEFENDANT ANTHONY LUCIDONIO'S UNOPPOSED MOTION TO EXTEND SURRENDER DATE

Defendant Anthony Lucidonio, by and through his undersigned counsel, moves to extend the date of his self-surrender to the Bureau of Prisons ("BOP") from February 27, 2024, until March 4, 2024 to assure that the BOP has sufficient time to designate a medically appropriate facility for his incarceration. The Government has no objection to the instant Motion. In support of his Motion, Defendant states:

- 1. Pursuant to this Court's Amended Order dated February 7, 2024, Defendant Anthony Lucidonio was ordered to self-surrender to the BOP on February 27, 2024.
- 2. Defendant's prison expert, Joel Sickler, has advised that because of Anthony Lucidonio's medical condition, age and being wheelchair bound, it is imperative that the BOP designate a facility that can provide the proper medical care for him.
- 3. Mr. Sickler has advised it is unlikely that the Office of Medical Designations will have completed its medical assessment and determined the appropriate facility for Mr. Lucidonio before February 27, in which event he would be placed in the Philadelphia federal detention center remaining there until the designation has occurred.
- 4. In light of the foregoing, Defendant's counsel reached out to the Government to request its consent to a thirty (30) day extension of the self-surrender. Based upon its own

assessment, the Government is of the belief that the designation probably would occur subsequent

to February 27. As a result, the Government has consented to current Motion requesting a two (2)

week extension.

5. Since the sentencing hearing Mr. Lucidonio's condition has further deteriorated,

Over the past weekend at 2 a.m. he fell and suffered a large gash in his forearm and serious

bruising. He has a doctor's appointment tomorrow and is contacting his neurological surgeon for

an appointment to assess why his legs simply gave out causing him to fall. Further, information

will be provided to the extent it impacts his designation.

6. In the event that it appears the BOP will not designate a facility by the March 12th

self-surrender date, Defendant may seek a further extension to avoid the possibility of his

incarceration in the Philadelphia detention center; a facility that will be unable to provide the

necessary medical care he requires.

WHERREFORE, Defendant Anthony Lucidonio respectfully requests that the self-

surrender date be extended from February 27, 2024 to March 12, 2024.

Respectfully submitted,

WEIR GREENBLATT PIERCE LLP

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February 13, 2024

Counsel for Defendant Anthony Lucidonio, Sr.

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CERTIFICATE OF SERVICE

I hereby certify that on February 13, 2024, I caused a true and correct copy of the foregoing Defendant Anthony Lucidonio, Sr.'s Motion to Extend Surrender Date to be filed with the Court via CM/ECF and served via electronic mail on the following:

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